

BURST-3 CIP2

DECLARATION AND POWER OF ATTORNEY

I, Mark O. Worthington, declare that I am a citizen of the United States of America, residing and having a post office address at 13841 Tustin East #183, Tustin, California 92780;

that I verily believe myself to be the original and first inventor of the invention or discovery in:

TRACKABLE OPTICAL DISCS WITH CONCURRENTLY READABLE NONOPERATIONAL STRUCTURES

which is described and claimed in the specification of which was filed on October 26, 1999 as Application No. 09/421,870 and for which a patent is sought;

that I have reviewed and do understand the content of said specification, including the claims, and acknowledge my duty to disclose to the United States Patent and Trademark Office information known by me to be material to patentability as defined in Title 37, Code of Federal Regulations, § 1.56;

that I do not know and do not believe that this invention or discovery was ever known or used in the United States of America before my invention or discovery thereof, or patented or described in any printed publication in any country before my invention or discovery thereof, or more than one year prior to this application; or in public use or on sale in the United States of America more than one year prior to this application; that this invention or discovery has not been patented or made the subject of an inventor's certificate issued before the date of this application in any country foreign to the United States of America on an application filed by me or my legal

representatives or assigns more than twelve months prior to this application; and that no application for patent or inventor's certificate on this invention or discovery has been filed in any country foreign to the United States of America by me or my legal representatives or assigns;

and I hereby appoint James F. Haley, Jr., (Reg. No. 27,794), Margaret A. Pierri, (Reg. No. 35,588), Hope Liebke, (Reg. No. 31,069), Jane T. Gunnison, (Reg. No. 38,479), Daniel M. Becker, (Reg. No. 38,376), and Brett G. Alten, Esq. (Reg. 42,258), my attorneys, with power of substitution, and with power of appointment of associate attorneys, and of revocation of their powers, to prosecute this application and any divisions, continuations in whole or in part, renewals and reissues of the same, and to transact all business in the Patent and Trademark Office connected therewith;

and I request that communications be sent to:

Brett G. Alten c/o Fish & Neave 1251 Avenue of the Americas New York, New York 10020-1104

and that telephone calls be directed to:

Brett G. Alten (212) 596-9000.

Wherefore, I pray that Letters Patent be granted to me for the invention or discovery described and claimed in the attached specification and claims, and I hereby subscribe my name to the foregoing specification and claims, declaration, and power of attorney.

I declare, further, that I understand the English language and that all statements made herein of my own knowledge are true, and that all statements made on information and belief are believed to be true; and,

further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

1/13/99 Date

Mark O. Worthington

l mmlinome on Datasita	Marsh O. Marshida	and a m	•	
Applicant or Patentee:Application or Fatent No.: _		gton	Attorney's	
Filed or Issued:		6 1000	Docket No	BURST-3 CIP 2
			ONOPERATIONAL STRUCT	IDEC
the owner of the small an official of the small and official of the small and official of the small and official	(37 C.F.R. §§ 1.9 Il business concern ident Ill business concern empo ow: BURSTEIN L. 15375 Barr ve-identified small busin 9(d), for the purpose of the concern, including the pusiness concern is the average of the pay point of the pay point of the power under contract or law has the power and contract or law has the power that a contract or law has the power of the power o	ess concern qualifies as a small paying reduced fees under Senose of its affiliates, does not everage over the previous fiscal eriods of the fiscal year, and (a to control the other, or a third to control the other, or a third to control described in, filed, filed,	CMARK O	ornia 92618 13 C.F.R. § 121.3-18, and United States Code, in that ies of this statement, (1) the ins employed on a full-time, a other when either, directly is the power to control both. Incern identified above with the insertion of the identified above with the identified above with the identified above with the identified above.
f the rights held by the above			a Carathan tha important	
ne invention is listed below adependent inventor under	* and no rights to the in 37 C.F.R. § 1.9(c) if that	nvention are held by any facts t person had made the invention profit organization under 37 C zation having rights to the inv	of ther than the inventor, won, or by any concern which was 7F.2001.9(e). *NOTE: Separation averring to their status at 2700	ould not qualify as a small
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named po 1.27).	* and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organi	nvention are held by any hers t person had made the invention profit organization under 37 C zation having rights to the inv Group	on, or by any concern which w 7F. 2000 1.9(e). *NOTE: Separention averring to their status:	ould not qualify as a small
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named por 1.27).	* and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organi	nvention are held by any facts t person had made the invention profit organization under 37 C zation having rights to the inv	on, or by any concern which w 7F. 2000 1.9(e). *NOTE: Separention averring to their status:	ould not qualify as a small
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	* and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organi	nvention are held by any hers t person had made the invention profit organization under 37 C zation having rights to the inv Group	on, or by any concern which w 7F.20001.9(e). *NOTE: Separate to their status a 2700	ould not qualify as a small
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME DDRESS INDIVIDUAL acknowledge the duty to file	** and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organical SMALL BUSINESS e, in this application or phe time of paying, the ear	rivention are held by any hers t person had made the invention orofit organization under 37 C zation having rights to the inv Group CONCERN NONPROFI patent, notification of any char rliest of the issue fee or any man	on, or by any concern which w 7F.20001.9(e). *NOTE: Separate to their status a 2700	rould not qualify as a small rate verified statements are as small entities (37 C.F.R.
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	* and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organical small sm	concern Nonprofice of the invention are held by any facts to person had made the invention of the issue fee or any matter of the	on, or by any concern which was 7F 2000 1.9(e). *NOTE: Separation averring to their status at 2700 T ORGANIZATION age in status resulting in loss of	rould not qualify as a small rate verified statements are as small entities (37 C.F.R. entitlement to small entity e on which status as a small information and belief are ts and the like so made are uch willful false statements
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	* and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nonperson, concern or organical small sm	revention are held by any hers t person had made the invention of the issue fee or any matter, notification of any characters of the issue fee or any matter of	on, or by any concern which was Fight 1.9(e). *NOTE: Separatention averring to their status at 2700 TORGANIZATION Torge in status resulting in loss of a sintenance fee due after the date and that all statements made on dige that willful false statement. United States Code, and that si	rould not qualify as a small rate verified statements are as small entities (37 C.F.R. entitlement to small entity e on which status as a small information and belief are ts and the like so made are uch willful false statements
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	** and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nongerson, concern or organical substitution of particles of the application of the application, and at C.F.R. § 1.28(b).	revention are held by any hers t person had made the invention or offit organization under 37 Corofit organization under 37 Corofit cation having rights to the invention CONCERN NONPROFIT catent, notification of any characters of the issue fee or any many own knowledge are true as were made with the knowledge in the section 1001 of Title 18 of the invention of any patent issuing thereon, or any patent issuing thereon, or any patent issuing thereon, or any corofit in the section 1001 of Title 18 of the invention of any patent issuing thereon, or any patent issuing thereon, or any patent issuing thereon.	on, or by any concern which was Fight 1.9(e). *NOTE: Separatention averring to their status at 2700 TORGANIZATION Torge in status resulting in loss of a sintenance fee due after the date and that all statements made on dige that willful false statement. United States Code, and that si	rate verified statements are as small entities (37 C.F.R. entitlement to small entity e on which status as a small information and belief are ts and the like so made are uch willful false statements d statement is directed.
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	** and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nongerson, concern or organical substitution of particles of the application of the application, and at C.F.R. § 1.28(b).	revention are held by any hers t person had made the invention or offit organization under 37 Corofit organization under 37 Corofit cation having rights to the invention CONCERN NONPROFIT catent, notification of any characters of the issue fee or any many own knowledge are true as were made with the knowledge in the section 1001 of Title 18 of the invention of any patent issuing thereon, or any patent issuing thereon, or any patent issuing thereon, or any corofit in the section 1001 of Title 18 of the invention of any patent issuing thereon, or any patent issuing thereon, or any patent issuing thereon.	on, or by any concern which was Fight 1.9(e). *NOTE: Separatention averring to their status at 2700 TORGANIZATION The age in status resulting in loss of a sintenance fee due after the date and that all statements made on dige that willful false statement. United States Code, and that statement to which this verifies any patent to which this verifies are parkway. Suite	rate verified statements are as small entities (37 C.F.R. entitlement to small entity e on which status as a small information and belief are ts and the like so made are uch willful false statements d statement is directed.
ne invention is listed below independent inventor under usiness concern under 37 (equired from each named policy). IAME	** and no rights to the ir 37 C.F.R. § 1.9(c) if that C.F.R. § 1.9(d) or a nongerson, concern or organical substitution of particles of the application of the application, and at C.F.R. § 1.28(b).	revention are held by any height person had made the invention of the issue fee or any material of the invention of the inve	on, or by any concern which was Fight 1.9(e). *NOTE: Separatention averring to their status at 2700 TORGANIZATION The age in status resulting in loss of a sintenance fee due after the date and that all statements made on dige that willful false statement. United States Code, and that statement to which this verifies any patent to which this verifies are parkway. Suite	rate verified statements are as small entities (37 C.F.R. entitlement to small entity e on which status as a small information and belief are ts and the like so made are uch willful false statements d statement is directed.